

EXHIBIT [G]

EXHIBIT

U.S. DISTRICT COURT
Eastern District Of Washington
At Spokane.

No.-----

28 U.S.C. § 2281

On The Grounds Of The [UNCONSTITUTIONALITY] Of The Results Obtained By The Use Of The Washington State Statute, RCW, Revised Code Of Washington 9.94A.120(7)(ii)(b)(I); Sentences:

EQUAL PROTECTION CHALLENGE // VIOLATING;

Article One, Section 13/14 Of The Washington State Constitution;

Equal Protection clause Of The Fourteenth Amendment;

PETITION FOR INJUNCTION

TURNER V. FOCHE 24 Led.2d 567 (1970)

§ 225.5--one judge decision--state statute;

§ 318----equal protection----basis of classification;

RECEIVED

FEB 26 2007

CLERK, US DISTRICT COURT
SPOKANE, WASHINGTON

9

EXHIBIT [GG]
EXHIBIT

The Petitioner Seeks An Injunction Barring An Erroneous State Criminal [Probation Revocation Hearing], Cause #
-----01-1-072508 KNT 4----- Based On An Unconstitutionally
Uncertain Statute; RCW 9.94A.120(7)(ii)(b)(I)., Sentences, Is
A [Volatile Prohibitive Statute]: On It(s) Face, The Statute
Is Not Unconstitutional, However, As Applied Is!!!

TITLE II / [ADA], American Disabilities Act;

29 U.S.C. § 794(a) / 42 U.S.C. § 12131 et al., Public Entities Specifically Prohibits Discrimination Against (Qualified Persons) Under Title II;

RCW 49.60.030 [LAD], Law Against Discrimination., Is The Washington State Counterpart To The [ADA];

Mandated In The Petitioners J & S, Judgment & Sentence, Is That The Petitioner Maintain [Employment]; One Cannot Maintain Employment When One Is; [Permanently & Totally Disabled]: RCW 9.94A.120(7)(ii)(b)(I) States On Its Face, That A Probationer Devote Time To A Specific Employment Or Occupation, Violating The Equal Protection clause / Equal Application Under The Fourteenth Amendment;

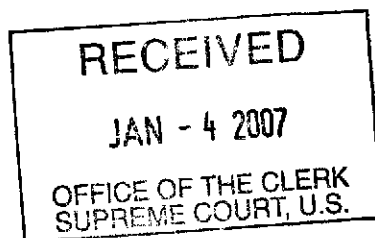
The Petitioner Has In His Possession Documentation Stating That He Is Under Disabilities Pursuant To V.A. Mandate, & Affective Disorders / Anxiety Related Disorders Pursuant To (SSD), Social Security Disability Mandate!!!

The Having To Return To Work On Probation Completely Contradictory To The (No Work) Mandate The V.A. Had Positively Oned The Petitioner On, [Caused & Created] The Petitioner To Enter Into The, [Fight Or Flight Syndrome]; [Dussess]; Further Constituting The [Shocking Of The Contemporary Conscience]; Causing The Petitioner To Fall Out Of Compliance In His S/O Treatment Program, Resulting In (1) Probation Violation, Causing The Petitioners (60) Month Suspended Sentence To Be Revoked!!!

Petition For Injunction; -2- //

EXHIBIT

STATUTORY CHALLENGE TO RCW 9.94A.120(7)(i)(b)(E)



EXHIBIT

APPLICATION TO STAY THE ENFORCEMENT OF JUDGMENT: Rule 23

Ronald L. BASKETT

PLAINTIFF

-VS-

~~KING COUNTY D.O.C. et al~~

KEN QUINN DEFENDANT

SUPT. D.O.C.

RECEIVED

JAN - 4 2007

OFFICE OF THE CLERK
SUPREME COURT, U.S.

NO. 06 ~~6619~~ 7323

WRET OF CERTIORARI

GINESBERG, ASSOCIATE JUSTICE

U.S. SUPREME COURT / 9th CIR Justice

U.S. SUPREME COURT

Washington, D.C. 20543-0001

- 1). A STAY may be granted by a JUSTICE as permitted by LAW.
- 2). A PARTY TO A JUDGMENT sought to be REVIEWED MAY PRESENT TO A JUSTICE AN APPLICATION TO; "(STAY THE ENFORCEMENT OF THAT JUDGMENT)" SEE; 28 U.S.C. § 2101 (F).
- 3). AN APPLICATION FOR A STAY SHALL SET OUT WITH PARTICULARITY WHY THE RELIEF SOUGHT IS NOT AVAILABLE FROM ANY OTHER COURT OR JUDGE.

~~EXHAUSTED IN THE U.S. DISTRICT COURT, WESTERN DISTRICT OF WASHINGTON AT SEATTLE.~~

~~# E06-0338-RSM-JFD~~

THE APPLICANT SAW HIS PREVIOUS (CAUSE OF ACTION)"

EXHIBIT

BE DISMISSED IN THE U.S. COURT OF APPEALS, & UPON A PETITION FOR REHEARING, WAS DISMISSED ALSO. SEE: BASKETT V. WOLFE # 06-6619 -- WRIT OF CERTIORARI, U.S. SUPREME COURT (2006)

THE APPLICANT DID NOT BELIEVE THAT HIS CLAIM WAS ADJUDGED FAIRLY, & DID NOT WANT TO RUN THE RISK OF REACHING THE SAME RESULTS IN THE "INSTANT CASE" HERE, SO TOOK A DIFFERENT COURSE OF ACTION.

THIS (CAUSE OF ACTION) IS A STATUTORY CHALLENGE TO (RCW), REVISED CODE OF WASHINGTON 9.94A.120 (7)(ii)(b)(I), A SUB SECTION OF RCW 9.94A.120 SENTENCES, WHICH IS ONE OF MANY STATUTES CONTAINED IN THE (SRA), SENTENCE REFORM ACT OF 1981; THE APPLICANT WAS SENTENCED UNDER THIS ACT, & RCW 9.94A.120 CONTROLS A PROBATIONER(S) BEHAVIOR & CONDUCT EXPECTATIONS, ETC.

RCW 9.94A.120 (7)(ii)(b)(I) STATES ON ITS FACE THAT A; (PROBATIONER devote TIME TO A SPECIFIC EMPLOYMENT OR OCCUPATION): THE APPLICANT COULD NOT DO THIS, BECAUSE NOT ONLY IS HE "PERMANENTLY & TOTALLY DISABLED", BUT RATHER WAS ON A "NO WORK STATUS" IN HIS P.T.S.D., POST TRAUMATIC STRESS DISORDER TREATMENT/REHABILITATION PROGRAM AT THE PUGET SOUND HEALTH CARE V.A. HOSPITAL.

THE APPLICANT WAS EQUALLY COURT ORDERED TO MENTAL HEALTH TREATMENT AT THE V.A. HOSPITAL. THE

EXHIBIT

RETURNING TO WORK TO APPEARSE HIS (P.O.), PROBATION OFFICERS ENFORCEMENT OF NOT ONLY RCW 9.94A.180 (1)(i)(b)(i), BUT RATHER THE ERRONEOUS ENTRY MADE INTO THE PETITIONER(S) (F&S), JUDGMENT & SENTENCE BY THE APPLICANT'S SENTENCING JUDGE, THAT THE APPLICANT MAINTAIN EMPLOYMENT; SEE; BASKETT V. KESSLER # 06-35744 - - - 9TH CIR (2006)

THE APPLICANT ALSO BROUGHT A 42 U.S.C. § 1983 (CAUSE OF ACTION) AGAINST HIS (P.O.) ALLEGING A WARRANT-LESS ARREST & "(PREJUDICE & DISCRIMINATION)". SEE; BASKETT V. PAPINI # 06-35104 - 9TH CIR (2006)

THE APPLICANT ALSO CAME OUT OF THE WASHINGTON STATE SUPREME COURT INTO THE U.S. SUPREME COURT WITH A WRIT OF CERTIORARI WITH A REDRESS OF GRIEVANCES ADDRESSING THE (PRP), PERSONAL RESTRAINT PETITION PURSUANT TO RCW 10.73.090., "(UNLAWFUL RESTRAINT)". SEE; BASKETT V. KEN QUINN / SUPERINTENDENT / D.O.C. # 06-7323 - - U.S. SUPREME COURT (2006).

STATUTORY CHALLENGE TO RCW 9.94A.180 (1)(i)(b)(i):

DEFINITENESS OR VAQUENESS AS TO VAQUENESS OR UNCERTAINTY AFFECTING VALIDITY OF STATE GENERALLY:

THE PETITIONER UPON APPLICATION OF THE "[VOID FOR VAQUENESS DOCTRINE]" ALLEGES A "DUE PROCESS" LAUSE VIOLATION UNDER THE FOURTEENTH AMENDMENT OF THE U.S. CONSTITUTION. HOWEVER, THERE IS NOTHING

EXHIBIT

VAENE ABOUT THE STATUTORY LANGUAGE ON ITS FACE HERE, AS THE LEGISLATION MEANS EXACTLY WHAT IT SAY(S). SEE; STATE V. E.S. (A):

THE LEGISLATION INTENDED FOR THE "DISABLED PROBATIONER WITH A QUALIFIED DISABILITY" AS DEFINED BY THE (ADA), AMERICAN DISABILITIES ACT, TITLE 2 "PUBLIC ENTITIES" 29 U.S.C. § 794(a) 42 U.S.C. § 12131 ET SEQ. TO MAINTAIN EMPLOYMENT, VIOLATING WASHINGTON STATE CONSTITUTION, ART 1, § 3., THE WASHINGTON STATE COUNTERPART TO THE FOURTEENTH AMENDMENT. THE APPLICANT ALLEGES AN: "EQUAL PROTECTION OF THE LAWS" VIOLATION, VIOLATING THE EQUAL PROTECTION CLAUSE OF THE FOURTEENTH AMENDMENT.

THE (ADA) IS A FEDERAL STATUTE, WHEREFORE A VIOLATION OF FEDERAL LAW IS ESTABLISHED.

THE (LAD), LAW AGAINST DISCRIMINATION, IS THE WASHINGTON STATE COUNTERPART TO THE (ADA). SEE; AT RCW 49.60.030; WHEREFORE, A VIOLATION OF STATE LAW IS ESTABLISHED.

FURTHER STATE LAW VIOLATIONS TO INCLUDE; RCW 7A.10.040., (PAD), PROTECTIONS AGAINST DISCRIMINATION.

FURTHER STATE LAW VIOLATIONS TO INCLUDE; RCW 74.34.020., "THE ABUSE OF VULNERABLE ADULTS STA-

(A) 104 WA. APP. 643 (2002)

TUTE)".

EXHIBIT

FURTHER STATE LAW VIOLATIONS TO INCLUDE:
RCW 10.14.010 // HARASSMENT:

RATIONAL BASIS TEST

FOR ANALYZING AN EQUAL PROTECTION CHALLENGE
TO A LEGISLATIVE CLASSIFICATION, THE CLASSIFI-
CATION WILL BE UPHOLD IF;

- (1). ALL MEMBERS OF THE CLASS ARE TREATED ALIKE.
- (2). REASONABLE GROUND(S) EXIST TO JUSTIFY THE EXCLUS-
ION OF PARTIES WHO ARE NOT MEMBER(S) OF THE
CLASS.
- (3). THE CLASSIFICATION BEARS A RATIONAL RELATIONSHIP
TO A LEGITIMATE PURPOSE OF THE STATUTE.

MINIMAL SCRUTINY TEST

IN ESSENCE, A STATUTE WILL SURVIVE AN:
EQUAL PROTECTION CHALLENGE UNDER THE RATIONAL BASIS
TEST [OR] MINIMAL SCRUTINY TEST IF IT IS RATION-
ALLY RELATED TO A LEGITIMATE STATE INTEREST. SEE:
LUNDO, ASSN, V. APARTMENT SALES CORP; (B):

STANDING TO CHALLENGE TEST

A PARTY HAS STANDING THE VALIDITY OF A

(B) 144 Wn.2d 571 (2001)

EXHIBIT

- (1). THE PARTY ~~HAS SUFFERED~~ ^{HAS ASSERTED} INTEREST IS WITHIN THE ZONE OF INTEREST ^{IS} PROTECTED BY THE STATUTE.
- (2). THE PARTY HAS SUFFERED AN INJURY IN FACT.

A PARTY MAY CHALLENGE THE VALIDITY OF A STATUTE ON EQUAL PROTECTION GROUNDS EVEN THOUGH THE PARTY IS NOT A MEMBER OF AN (EXCLUDED CLASS) IF THE PARTY HAS AN INTEREST THAT WOULD BE DIRECTLY AFFECTED BY A DETERMINATION OF THE STATUTE'S VALIDITY.

U.S. V. BRINEY; (C):

1. CASES WHEREIN A STATUTE IMPOSES A PENALTY IN THE NATURE OF A PUNISHMENT FOR THE NON PERFORMANCE BY A CRIMINAL ACTION [OR] PROCEEDING.

VALIDITY, UNDER FEDERAL CONSTITUTION, OF CRIMINAL STATUTE OR ORDINANCE MAKING ONE FACT PRESUMPTIVE OR "PRIMA FACIE" EVIDENCE OF ANOTHER - FEDERAL CASES.

A STATUTORY PRESUMPTION MAY BE HELD UNCONSTITUTIONAL AS DENYING EQUAL PROTECTION IF IT PURPORTS A PROVISION OF A GENERAL CRIMINAL STATUTE, BUT IF IT ACTUALLY SINGLES OUT & DISCRIMINATES AGAINST A SINGLE PARTY.

HOUEL V. INDIANA; (D):

CONSTITUTIONAL LAW § 320 - EQUAL PROTECTION - ARBITRARINESS.

(C)	17	LED 20	658	(1965)
(D)	69	LED 20	411	(1981)

EXHIBIT

11. IN CHALLENGING THE VALIDITY OF A STATUTE UNDER CONSTITUTIONAL EQUAL PROTECTION PRINCIPLES, A CLAIM OF ARBITRARINESS CANNOT REST SOLELY ON THE STATUTE'S LACK OF UNIFORM GEOGRAPHIC IMPACT. SEE; SCHUMACHER V. WILLIAMS 107 Wn. App. 793 (2001)

IN DETERMINING THE LEGISLATIVE INTENT OF AN AMBIGUOUS STATUTE, A COURT MAY CONSIDER THE STATUTE'S LEGISLATIVE HISTORY.

COURTS § 103.5--CONGRESSIONAL POLICY DETERMINATIONS
--WISDOM-- JUDICIAL REVIEW.

12. A FEDERAL DISTRICT COURT EXCEEDS ITS PROPER ROLE WHEN, IN THE VALIDITY OF A STATUTE, IT ESSENTIALLY ACTS AS A "SUPER LEGISLATURE" PASSING ON THE WISDOM OF CONGRESSIONAL POLICY DETERMINATIONS.

JONES V. HELMS; (E):

CONSTITUTIONAL LAW § 313--EQUAL PROTECTION
--IMPARTIALITY REQUIREMENT.

6. THE EQUAL PROTECTION CLAUSE OF THE FOURTEENTH AMENDMENT ANNOUNCES THE FUNDAMENTAL PRINCIPLE THAT A STATE MUST GOVERN IMPARTIALLY: GENERAL RULES THAT APPLY EVENHANDEDLY TO ALL PERSONS WITHIN THE JURISDICTION UNQUESTIONABLY COMPLY WITH THIS PRINCIPLE.

(E) 69 LED 20 118 (1981)

EXHIBIT

CONSTITUTIONAL LAW § 313 -- EQUAL PROTECTION -- CHALLENGES TO CLASSIFICATIONS.

7. THE EQUAL PROTECTION CLAUSE OF THE FOURTEENTH AMENDMENT PROVIDES A BASIS FOR CHALLENGING LEGISLATIVE CLASSIFICATIONS THAT TREAT ONE GROUP OF PERSONS AS "INFERIOR OR SUPERIOR" TO OTHERS, & FOR CONTENDING THAT GENERAL RULES APPLIED IN AN "ARBITRARY OR DISCRIMINATORY WAY".

U.S. V. TURKETTE; (F):

STATUTES § 164 -- CONSTRUCTION -- LANGUAGE.

2. IN DETERMINING THE SCOPE OF A STATUTE, THE U.S. SUPREME COURT WILL LOOK FIRST TO ITS LANGUAGE.

STATUTES § 83 -- CONSTRUCTION -- ABSENCE OF AMBIGUITY.

3. IF THE STATUTORY LANGUAGE IS UNAMBIGUOUS, IN THE ABSENCE OF A CLEARLY EXPRESSED LEGISLATIVE INTENT TO THE CONTRARY, THAT LANGUAGE MUST ORDINARILY BE REGARDED AS CONCLUSIVE.

STATUTES §§ 82, 111, 155 CONSTRUCTION ADMINISTRATIVE CONSTRUCTION -- AVOIDING ABSURD RESULTS -- INTERNAL INCONSISTENCIES.

(F) 69 L Ed 2d 246 (1981)

EXHIBIT

4. IN DETERMINING THE SCOPE OF A STATUTE, AUTHORITATIVE ADMINISTRATIVE CONSTRUCTIONS SHOULD BE GIVEN, THE DEFERENCE TO WHICH THEY ARE ENTITLED, ABSURD RESULTS ARE TO BE AVOIDED, & INCONSISTENCIES IN THE STATUTE MUST BE DEALT WITH.

TURNER V. FOLCHE; (E):

CONSTITUTIONAL LAW § 318--EQUAL PROTECTION-BASIS OF CLASSIFICATION.

III. THE TRADITIONAL TEST FOR A DENIAL OF EQUAL PROTECTION UNDER STATE LAW IS WHETHER THE CHALLENGED CLASSIFICATION RESTS ON GROUNDS WHOLLY IRRELEVANT TO THE ACHIEVEMENT OF A VALID STATE OBJECTIVE.

COURTS § 225.5--3 JUDGE COURT--STATE STATUTE.

3. WITH REGARD TO CONVENING A (3) JUDGE FEDERAL DISTRICT COURT UNDER 28 U.S.C. § 2281, A "PETITION FOR INJUNCTION" ON THE GROUND OF THE UNCONSTITUTIONALITY OF A STATE STATUTE, EITHER ON ITS FACE OR AS APPLIED, WHERE AS A PETITION SEEKING AN INJUNCTION ON THE GROUND OF THE UNCONSTITUTIONALITY OF THE RESULT OBTAINED BY THE USE OF A STATUTE NOT ATTACKED AS UNCONSTITUTIONAL DOES NOT.

(E) 24 L Ed 2d 567 (1970)

EXHIBIT

LOUISIANA V. U.S. 13 LED 20 709

ADERY V. U.S.

EX PARTE BRANSFORD

STRATON V. ST. LOUIS

EX PARTE HOBBS

86 LED 1616 316 U.S. 486, 489

84 LED 1249 310 U.S. 354, 361

75 LED 3282 U.S. 10, 15

74 LED 353 280 U.S. 168, 172

FURTHER, THE DISTRICT COURT PROPERLY ENTER-
TAINED THE QUESTION WHETHER THE CONSTITUT-
TIONAL & STATUTORY COMPLEX, EVEN IF NOT INVALID
ON ITS FACE, WAS UNCONSTITUTIONALLY ADMIN-
ISTERED.

WITH REGARD TO WHETHER THAT ISSUE WAS
ONE BY ITSELF WARRANTING A (3) JUDGE COURT.
SEE; -----

SWIFT & CO. V. WICKHAM 15 LED 20 194, 198

TOLEWILD BON VOYAGE LIQUOR CORP V. EPSTEIN
8 LED 20 794, 796

CH. WATER SERVICE CO. V. CITY OF REDDING 82 LED
1723 304 U.S. 252, 255

EX PARTE FORESKY 290 U.S. 30, 32

INDEPENDENT STATE CONSTITUTIONAL ANALYSIS

A CLAIM THAT A STATE VIOLATES THE;
PRIVILEGES & IMMUNITIES CLAUSE OF WASHINGTON
STATE CONST. ART 1, § 12 IS ANALYZED AS AN:

EQUAL PROTECTION CHALLENGE IF NO ARGUMENT
IS FOR AN; INDEPENDENT STATE CONSTITUTIONAL

ANALYSIS: ART 1, § 12., IS THE STATE COUNTER-

EXHIBIT

PART TO ART IV, § 2 OF THE U.S. CONSTITUTION.

ARGUMENT

BECAUSE THIS IS NOT A "PETITION FOR INFUN-
TION", BUT RATHER AN APPLICATION FOR A STAY
PENDING APPEAL SEE; 28 U.S.C. § 2101(F).,
TO STAY THE ENFORCEMENT OF JUDGMENT #
011072508 KNT-4 [ORDER TERMINATING
SUSPENDED SENTENCE, (60) MONTHS // PR-
OBATION REVOCATION BY KING COUNTY SUPER-
IOR COURT JUDGE RONALD KESSLER, BASED ON
AN ERRONEOUS STATE CRIMINAL SENTENCE FO-
RSLANT TO UNCONSTITUTIONALLY UNCERTAIN RCW
9.94A.120(7)(ii)(b)(E).

THE PETITIONER did HOWEVER OVER THE CO-
URSE OF HIS LITIGATION, ASK THE FEDERAL
COURTS TO ISSUE AN INFUNCTION FURSLANT TO
28 U.S.C. § 2281., & BECAUSE THE PETITIONER IS
NOT CHALLENGING THE CONSTITUTIONALITY OF THE
STATUTE ON ITS FACE OR AS APPLIED, BUT RA-
THER OF THE UNCONSTITUTIONALITY OF THE
RESULTS OBTAINED BY THE USE OF THE STAT-
UTE NOT ATTACKED AS UNCONSTITUTIONAL DOES
NOT INVOKE A (3) JUDGE PANEL, BUT RATHER
(1) U.S. MAGISTRATE.

RESULTS OBTAINED BY THE USE OF THE STATUTE:

EXHIBIT

STANDING TO CHALLENGE TEST

PRONG #2). THE PARTY HAS SUFFERED AN INJURY
IN FACT.

THE PETITIONER/APPLICANT HAVING TO RETURN TO WORK TO APPEASE HIS (F.I.J.), PRODUCTION OFFICER(S) ENFORCEMENT OF REW 9.94A.120 (7)(ii)(b) (I) & THE ERRONEOUS ENFORCEMENT OF THE (F.I.J.) JUDGMENT & SENTENCE MANDATE WHICH STATES THAT THE APPLICANT MAINTAIN EMPLOYMENT.

THIS CAUSE OF ACTION, CAUSED & CREATED THE APPLICANT TO SUFFER AN INJURY CONSTITUTING THE "SHOCKING OF THE CONTEMPORARY CONSCIENCE" PURSUANT TO THE APPLICANT(S) F.I.J.D. COORDINATOR(S) STATING THE SHOCKINGLY BAD TREATMENT OF HAVING TO RETURN TO WORK, COMPLETELY CONTRADICTORY TO THE "NO WORK" STATUS THE V.A. HOSPITAL HAD POSITIONED THE APPLICANT ON.

THE APPLICANT IS CHALLENGING THE VALIDITY OF REW 9.94A.120 (7)(ii)(b) (I) ON EQUAL PROTECTION GROUNDS EVEN THOUGH THE APPLICANT/APPLICANT IS NOT A MEMBER OF AN EXCLUDED CLASS, HOWEVER, BECAUSE THE APPLICANT HAD AN INTEREST THAT WAS DIRECTLY AFFECTED BY A DETERMINATION OF THE STATUTE'S VALIDITY.

INTERNAL INCONSISTENCIES:

IN DETERMINING THE SCOPE OF A STATUTE, SEE;

EXHIBIT

U.S. V. TURKETTE 69 LED 2d 246 (1981); AUTH-
ORITATIVE ADMINISTRATIVE CONSTRUCTIONS
SHOULD BE GIVEN, THE REFERENCE TO WHICH
THEY ARE ENTITLED, ABSURD RESULTS ARE TO
BE AVOIDED, & INCONSISTENCIES IN THE ST-
ATUTE MUST BE DEALT WITH:

EQUAL PROTECTION CHALLENGE:

THE APPLICANT CLAIMS THAT THE STATUTE
 VIOLATES THE PRIVILEGES & IMMUNITIES CLAUSE
 OF WASHINGTON STATE CONST. ART 1, § 12, & NOT
 ONLY SHOULD BE ANALYZED AS AN: EQUAL PROT-
ECTION CHALLENGE, BUT RATHER LODGES AN ARGU-
 MENT FOR AN: INDEPENDENT STATE CONSTITUTIONAL ANALYSIS:

INDEPENDENT STATE CONSTITUTIONAL ANALYSIS:

THE APPLICANT STATES THAT HIS CASE PARALLELS
 THE CASE OF U.S. V. GAINBY 13 LED 2d 658 (1965)
 CASES WHEREIN A STATUTE IMPOSING A PENALTY IN
 THE NATURE OF A PUNISHMENT FOR THE NONPERFORMANCE
 OF THE ACT OF FALLING OUT OF COMPLIANCE FORESIGHT
 TO THE CONDITIONS OF PROBATION:

THE (1) PROBATION VIOLATION FOR FALLING OUT OF
 COMPLIANCE WITH THE APPLICANT'S 50 TREATMENT PROV-
 IDER DUE TO THE EMOTIONAL & PSYCHOLOGICAL DIS-
 ARRAY CAUSED & CREATED BY THE SHOCKING OF THE
 CONTEMPORARY CONSCIENCE, IS ALLEGED BY THE
 APPLICANT TO CONSTITUTE AN EQUAL PROTECTION

EXHIBIT

CLAUDE VIOLATION, INTERRUPTING ARTICLE 3.,
THE WASHINGTON STATE COUNTERPART TO THE FOUR-
TEENTH AMENDMENT OF THE U.S. CONSTITUTION.

PARTICULARITY WHY RELIEF SOUGHT IS UNAVAILABLE ELSEWHERE

- #1. THE APPLICANT HAS EXHAUSTED HIS POST CON-
VICTION STATE REMEDIES IN ALL STATE COURT
FORUM(S):
 - #2. THE APPLICANT LOST HIS DIRECT APPEAL, & THE
WASHINGTON STATE SUPREME COURT HAS HAD
A MOTION FOR DISCRETIONARY REVIEW SUB-
MITTED TO IT BY THE WASHINGTON APPELLATE FR-
OMECT:
 - #3. THE APPEEANT, HAD HIS WASHINGTON STATE
WRIT OF HABEAS CORPUS (IFF) STATUS DENIED,
WHEN THE APPLICANT IS INOIGENT. THE MO-
TION FOR RECONSIDERATION WAS ALSO DENIED.
 - #4. THE APPLICANT(S) FEDERAL WRIT OF HABEAS
CORPUS IS IN PLACE, HOWEVER, ACCORDING
TO THE U.S. SUPREME COURT RULES HAND-
BOOK, SELDOM IS THE WRIT GRANTED.
U.S. DISTRICT COURT / WESTERN DISTRICT CO-
URT FOR WASHINGTON AT SEATTLE., CAUSE #
9:06-CV-01525-FLK-MJB :
 - #5. THE APPLICANT, IS ASKING TO HAVE HIS
PROBATION RESTORED, TO STAY THE ORDER
TERMINATING THE SUSPENDED SENTENCE:
-



DEPARTMENT OF VETERANS AFFAIRS
Regional Office
Henry M. Jackson Federal Building
915 Second Avenue
Seattle WA 98174

Exhibit [xx]

APR 05 2004

TO WHOM IT MAY CONCERN:

In Reply Refer To RO-346
CSS

This is to certify the records of the U.S. Department of Veterans Affairs
(VA) show that

RONALD L. BASKETT receives \$824.00 monthly for the benefit(s) indicated below.

- ☐ Compensation payments for a service-connected disability
- ☒ Pension payments for a non-service-connected disability
- ☐ Dependency and Indemnity Compensation payments for a service-connected death
- ☐ Pension payments for a non-service connected death
- ☐ Education payments for attending school
- ☒ The veteran is permanently and totally disabled due to non-service connected disability(ies).

In addition, VA records show:

The service connected disability is rated at _____%

The non-service connected disability is rated at 70%

The veteran is an HONORABLE discharged veteran of the U.S. Armed Forces.

Sincerely yours,

Robert J. King
Robert J. King
Service Center Manager

This is a true copy of the original/certified document.
The original/certified document has been returned.
VA employee:
Signature: [Signature]
Position: [Signature]
Date document received: APR 05 2004
VARO Seattle

Email us at Seattle.query@vba.va.gov

27

EXHIBIT

[1]

LOG I.D. NUMBER

0704855



STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

LEVEL 1 – INITIAL GRIEVANCE
NIVEL 1 - QUEJA INICIAL

NAME: NOMBRE:	LAST APELLIDO	FIRST PRIMER NOMBRE	MIDDLE 2DO NOMBRE	DOC NUMBER NUMERO DOC	FACILITY/ FACILIDAD	UNIT/CELL UNIDAD/ CELDA
	BASKETT	RONALD	L	854421	AHOC	K25
COMMUNITY CORRECTIONS OFFICE OFICINA DE CORRECCIONES EN LA COMUNIDAD			DATE TYPED FECHA ESCRITA	PART B – OBTS INFORMATION INFORMACION DE OBTS		
			3/2/07	REMEDY/REMEDI	RESOLUTION/RESOLUCION	PENDING/PENDIENTE

PART A – INITIAL GRIEVANCE/ PARTE A – QUEJA INICIAL

Response due/Respuesta requerida en 3/14/07

I WANT TO GRIEVE: The fact that I have been subjected to harsh treatment by DOC through their negligence and through (no) fault of my own. Refer to DOC Policy 500 000 Programming, which states in part that an offender with mental issues may be exempted from the mandatory basic skills enrollment by counselor and education staff. Because DOC made me program (50 hours) per week + homework assignments, completely contradictory to the scope of DOC Policy 500 000, my Psychologist Men Mendelsohn PS.D/Psych. 4 removed me from MSU Work Camp requiring me to have to change custody level(s) from MIP to MIB. She was well aware of my mental health limitations 2 months upon my removal from MIP as I informed her of the "extraordinary stress" it was causing and creating me because my typing skills won't allow me to accelerate and I will be impacted for non-performance.

SUGGESTED REMEDY: Having to return to MIB through no negligence of my own has created psychological pain and suffering and staff has been cruel to me.

GRIEVANCE COORDINATOR SIGNATURE
FIRMA DE COORDINADOR DE QUEJAS

DATE
FECHA

GRIEVANT SIGNATURE
FIRMA DE QUEJANTE

DATE
FECHA

PART B – LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

GRIEVANCE COORDINATOR SIGNATURE
COORDINADOR DE QUEJAS

DATE
FECHA

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received.
Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.

EXHIBIT

LOG I.D. NUMBER

0704755

STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

OFFENDER COMPLAINT

CHECK ONE: ☒ INITIAL GRIEVANCE, ☐ EMERGENCY GRIEVANCE, ☐ APPEAL TO NEXT LEVEL

RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievance Coordinator. Explain what happened, when, where, and who was involved or which policy/procedure is being grieved. Be as brief as possible but include the necessary facts. A formal grievance begins on the date the typed grievance forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievance. Please attempt to resolve all complaints through appropriate staff before initiating a grievance.

NAME: LAST BASKE FIRST RONALD MIDDLE LEE DOC NUMBER 854421

PROGRAM ASSIGNMENT ITE/ENHSA WORK HOURS 10:30-5:30 M-F FACILITY/OFFICE EDUCATION UNIT/CELL K-25(2)

CLARIFICATION: SUPERVISION: Send all completed copies of this form directly to: Grievance Program Specialist, Offender Grievance Program, Department of Corrections, P.O. Box 41126, Olympia, WA 98504-1126

MAILING ADDRESS: STREET OR P.O. BOX CITY STATE ZIP CODE TELEPHONE NUMBER

I WANT TO GRIEVE:

THE FACT THAT I HAVE SUBJECTED TO HARSH TREATMENT BY D.O.C. THROUGH THEIR NEGLIGENCE & THROUGH [NO] FAULT OF MY-OWN. REFER TO D.O.C. POLICY 500.000 PROGRAMMING; WHICH STATES IN PART THAT AN OFFENDER WITH MENTAL ISSUES MAY BE EXEMPTED FROM THE MANDATORY BASIC SKILLS ENROLLMENT BY COUNSELOR & EDUCATION STAFF. BECAUSE D.O.C. MADE ME PROGRAM (50 HRS) PER WEEK + HOMEWORK ASSIGNMENTS, COMPLETELY CONTRADICTORY TO THE SCOPE OF D.O.C. POLICY 500.000, MY PSYCHOLOGIST MARI MANDELSON, P.S. OFFSY & REMOVED ME FROM MSL WORK (AMP RE-QUIRING ME TO HAVE TO CHANGE CUSTODY LEVEL(S) FROM MIP(1) TO MIP(3); SUGGESTED REMEDY: SHE WAS WELL AWARE OF MY MENTAL HEALTH LIMITATIONS (2) MONTHS UPON MY RETURN FROM MIP(3) THROUGH NO MIP(1), AS I INFORMED HER OF THE "EXTRAORDINARY STRESS" IT WAS "CAUSING & CREATING" MY OWN PSYCHOLOGICAL ME BECAUSE MY TYPING SKILLS WOULD ALLOW ME TO ACCELERATE & WELL BE INFRACTED FOR NON-PERFORMANCE. STAFF HAS BEEN CRUEL TO ME;

GRIEVANCE COORDINATOR'S RESPONSE

Your complaint is being returned because:

- ☐ It is not a grievable issue.
☐ You requested to withdraw the complaint.
☐ You failed to respond to callout sheet on
☐ The formal grievance/appeal paperwork is being prepared.

LOCATION CODE

P01

DATE RECEIVED

3/1/07

☐ The complaint was resolved informally.☐ Additional information and/or rewriting is needed.

(See below.) Return within five (5) days or by:

Due Date:

☐ No rewrite received. Date:

EXPLANATION:

INITIAL COMPLAINT DATA INFORMATION						DATE OF RESPONSE	COORDINATOR'S SIGNATURE
TYPE	CATEGORY	AREA	SPEC	REMEDY	RESOLUTION		
01	50	527	013	08	09	3/2	Rueher

29

GRIEVABLE AND NONGRIEVABLE ITEMS

GRIEVABLE ITEMS: Individuals confined in an institution or work release facility, or who are under community supervision, may grieve the following, when applicable to their place of confinement or conditions of supervision and when the incident or issue affects them personally:

1. Policies, rules, and procedures enforced within the facility, community corrections office or the Department of Corrections;
2. Application of policies, rules, and procedures;
3. Lack of a policy, rule, or procedure which directly affects the living conditions of the offender;
4. Actions of employees, contract staff, or volunteers over which the facility or supervising office has jurisdiction;
5. Actions of other offenders; and
6. Retaliation against the grievant for his/her goodfaith participation in the grievance program.

NONGRIEVABLE ITEMS: The following items are NOT grievable:

1. State and federal law (includes RCW and WAC);
2. Court actions and decisions;
3. Indeterminate Sentence Review Board actions and decisions;
4. Pre-sentence Investigation (PSI) reports;
5. Community Corrections Officers' recommendations to the Court and/or the Indeterminate Sentence Review Board;
6. Application of special conditions imposed by a Community Corrections Officer in accordance with department policy;
7. Actions of persons not under the jurisdiction of the facility or community corrections office to which the offender is confined/assigned;
8. Administrative Segregation Hearings actions and decisions;
9. Classification decisions and those issues requiring action through the classification process such as transfer, custody promotion/demotion, and so forth (grievance coordinators will refer such issues to the appropriate counselor, Unit Team, etc.);
10. Infractions and disciplinary actions and decisions;
11. Department of Natural Resources (DNR) policies and procedures are not grievable as DOC has no authority in such matters. Grievance coordinators should refer complaints on such issues to the local DNR administrator. Formal conduct grievances may be pursued against DNR staff only in the most flagrant cases, such as physical or sexual abuse, or sexual harassment. Formal conduct grievances shall be investigated jointly by the DOC superintendent and the DNR local administrator. Corrective actions against DNR staff are the responsibility of DNR administrators. Grievance coordinators will discuss the issue with the Grievance Program Manager prior to initiating any formal conduct grievance against DNR staff; and
12. Any process that has a formalized appeal or review procedure built into it which has been approved by the Grievance Program Manager prior to its use to reject complaints as nongrievable. Items already approved include:
 - a. Rejection of incoming or outgoing mail and packages (Prisons and Pre-Release facilities ONLY). WAC 137-48 provides a formalized avenue of appeal;
 - b. Denial of information through the public disclosure process. WAC 137-08-140 establishes an appeal process;
 - c. Grievance and appeal responses. The contents of a grievance/appeal response, and the investigator/respondent, may NOT be grieved as the grievant may address his/her concerns regarding a response in an appeal to the next level of review;
 - d. Determination by a grievance coordinator that a complaint is not grievable, as that decision is appealable to the Grievance Program Manager;
 - e. Staff may not be grieved for writing an infraction or causing an infraction to be written, as the matter will be adjudicated through the disciplinary process in accordance with WAC; and
 - f. A superintendent, facility supervisor, or regional administrator may not be grieved for his/her decision to designate an offender as an abuser of the Offender Grievance Program or restricting that offender's access to the grievance mechanism. Those decisions are automatically reviewed by designated administrators.

DOC written policy and written procedure governing these nongrievable issues MAY be challenged through the grievance process.

Note: Limit each complaint form to only one issue or incident.

EXHIBIT [pp]



STATE OF WASHINGTON
OFFICE OF FINANCIAL MANAGEMENT

RISK MANAGEMENT DIVISION

300 General Administration Bldg • PO Box 41027, Olympia, WA 98504-1027
(360) 902-7303 • Fax (360) 586-1789 • www.ofm.wa.gov

January 25, 2007

Ronald Baskett 854421
Airway Heights Corr Center
PO Box 1899
Airway Heights, WA 99001-1899

Subject: Tort Claim No. 90050024

Dear Mr. Baskett:

The Office of Financial Management, Risk Management Division, has received and reviewed the tort claim you submitted against the State of Washington, which was received on 01/18/06. However, we are unable to compensate you for your alleged injuries, for the following reasons.

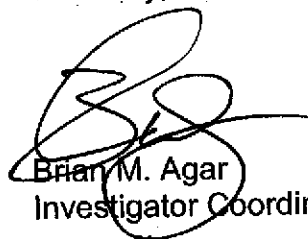
Within your claim, you named a county employee, you addressed court procedures, and indicated you were not afforded your due process rights, while being sentenced by the court.

In a long line of cases, the United States Supreme Court has held that judges are immune from liability, for damages or acts committed within their judicial discretion (*Pierson v. Ray*, 386 U.S. 547 (1967)). In addition, as King County is not a state entity you must file this claim directly with them in accordance with the provisions of RCW 4.96 et al.

EXHIBIT

The review has not indicated negligence or tortious activities on the part of the state. Therefore, your claim against the State of Washington must be denied. In addition, this acknowledgment does not constitute a review of the legal adequacy of your claim, nor should it be construed as waiver of any deficiencies that may exist.

Sincerely,

A handwritten signature in black ink, appearing to be "B. Agar", written over the printed name.

Brian M. Agar

Investigator Coordinator

EXHIBIT

EXIBIT [qq]



STATE OF WASHINGTON
OFFICE OF FINANCIAL MANAGEMENT
RISK MANAGEMENT DIVISION

February 01, 2007 ³⁰⁰ General Administration Bldg • PO Box 41027, Olympia, WA 98504-1027
(360) 902-7303 • Fax (360) 586-1789 • www.ofm.wa.gov

RONALD BASKETT 854421
AIRWAY HEIGHTS CORR CENTER
PO BOX 2079
AIRWAY HEIGHTS, WA 99001

TO: RONALD BASKETT 854421

SUBJECT: Claim # 31061288

The Office of Financial Management, Risk Management Division, received the claim you filed on Jan 31, 2007.

This acknowledgement does not constitute a review of the legal adequacy of your claim nor should it be construed as a waiver of any deficiencies that may exist.

Because this is a bodily injury claim, a review of medical records dealing with this incident must be accomplished. As such, enclosed is a medical authorization for your signature. Please provide a list of medical personnel who provided treatment to you along with the signed medical authorization to the address as shown above. As soon as the authorization is received, the investigation can proceed.

If you have any additional information or documents that might support your allegations, please forward them as soon as possible. Any further correspondence or inquiries you may have regarding this claim should be addressed to Brian Agar, Senior Tort Claims Investigator, (360) 902-7316.

33

Exhibit

[B]

LOG I.D. NUMBER

06 04/86

STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS**EXHIBIT**

[A]

**LEVEL 1 – INITIAL GRIEVANCE
NIVEL 1 - QUEJA INICIAL**

NAME: NOMBRE:	LAST APELLIDO	FIRST PRIMER NOMBRE	MIDDLE 2DO NOMBRE	DOC NUMBER NUMERO DOC	FACILITY/ FACILIDAD	UNIT/CELL UNIDAD/CELDA
Haskett		Ronald		854421	TRU	C518
COMMUNITY CORRECTIONS OFFICE OFICINA DE CORRECCIONES EN LA COMUNIDAD			DATE TYPED FECHA ESCRITA	PART B – OBTS INFORMATION INFORMACION DE OBTS		
			3/3/06	REMEDY/REMEDIIO	RESOLUTION/RESOLUCION	PENDING/PENDIENTE

PART A – INITIAL GRIEVANCE/ PARTE A – QUEJA INICIAL

Response due/Respuesta requerida en _____

I WANT TO GRIEVE: [Pursuant to DOC 340.000] If emergency medical [intensity]. As of this drafting, my P.L.S.D. has now gone (356) days without any treatment/rehabilitation. Prior to 02.22.2006, I was actively/currently involved in intensive outpatient P.L.S.D. treatment/rehabilitation at the Puget sound V.A. health care hospital 1660 Columbia Way S. Seattle, Wa. & on 01.31.2006, I asked Dr. Robert Cashard for help! Because I am attempting/trying now, that my [try for help] went by the wayside pursuant to DOC 340.000 because Twin Rivers does not treat or medicate for P.L.S.D., they have the option to contract with an outside vendor. But send me to the V.A. hospital, neither of which they did.

SUGGESTED REMEDY: Send me to the V.A. hospital now, as this is an "emergency/medical". Any delay in this urgent request, will only constitute [deliberate indifference]. Honor my plea, & give me the opportunity to try to [salvage] what left of my mental health, if indeed, it's not already too late: [the symptoms have returned].

GRIEVANCE COORDINATOR SIGNATURE
FIRMA DE COORDINADOR DE QUEJASDATE
FECHAGRIEVANT SIGNATURE
FIRMA DE QUEJANTEDATE
FECHA**PART B – LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL**

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received.
Ud. Puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.

GRIEVANCE COORDINATOR SIGNATURE
COORDINADOR DE QUEJASDATE
FECHA

EXHIBIT

[B]

LOG I.D. NUMBER

06-07204

STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

REWRITE

OFFENDER COMPLAINTCHECK ONE: ☐ INITIAL GRIEVANCE, ☐ EMERGENCY GRIEVANCE, ☐ APPEAL TO NEXT LEVEL

RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievance Coordinator. Explain what happened, when, where, and who was involved or which policy/procedure is being grieved. Be as brief as possible but include the necessary facts. A formal grievance begins on the date the typed grievance forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievance. Please attempt to resolve all complaints through appropriate staff before initiating a grievance.

NAME: LAST BASKET	FIRST RONALD	MIDDLE LEE	DOC NUMBER 854421
PROGRAM ASSIGNMENT N.A.	WORK HOURS N.A.	FACILITY/OFFICE N.A.	UNIT/CELL C 518²

COMMUNITY SUPERVISION: Send all completed copies of this form directly to: Grievance Program Specialist, Offender Grievance Program, Department of Corrections, P.O. Box 41129, Olympia WA 98504-1129.

MAILING ADDRESS: STREET OR P.O. BOX	CITY, STATE	ZIP CODE	TELEPHONE NUMBER
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I WANT TO GRIEVE: IMPORTANT INFORMATION THAT I FELT DR. CARSRUD OMITTED FROM HIS REPORT TO THE "OFFICE OF THE ATTORNEY GENERAL" (DR. DE PEYER/DEY AT TRI) RE: CARSRUD. THE REPORT IS REGARDING FEEDBACK THAT IS/HAS CREATED "THE OFFICE OF THE ATTORNEY GENERAL" TO HARM HIS [PRP] PERSONAL RESTRAINT PETITION, STATING THAT THE [PRP] IS ATTACKING THE "CONCEPTS OF CONFINEMENT", AS OPPOSED TO THE (3) GROUNDS ATTACKING HIS "PROBATION REVOCATION" (STATE OF MENDOTA) AT REVOCATION:

OMITTED INFORMATION AS FOLLOWS:

SUGGESTED REMEDY:

#1. GOING OFF MY MEDICATIONS IN HOPES OF PROCEEDING TO WORK CAMP AFTER 5 MONTHS WAS NOT SUCH A HARD DECISION TO MAKE CONSIDERING THE FACT THAT THEY WERE THE WRONG MEDICATIONS TO BEGIN WITH!

REPORT:

MANDATORY

SIGNATURE

07.31.06.

DATE

GRIEVANCE COORDINATOR'S RESPONSE

LOCATION CODE

D02

DATE RECEIVED

4-3-06

Your complaint is being returned because:

- ☒ It is not a grievable issue.
☐ You requested to withdraw the complaint.
☐ You failed to respond to callout sheet on _____
☒ The formal grievance/appeal paperwork is being prepared.

- ☐ The complaint was resolved informally.
☐ Additional information and/or rewriting is needed.

(See below.) Return within five (5) days or by:

Due Date: _____

☐ No rewrite received. Date: _____

EXPLANATION: The document you are alleging is incorrect in a 'DECLARATION OF Robert Carsrud, P.D.' for to the Court of Appeals Div. I. This not Grievable - You must Address Through the Courts.

INITIAL COMPLAINT DATA INFORMATION						DATE OF RESPONSE	COORDINATOR'S SIGNATURE
TYPE	CATEGORY	AREA	SPEC	REMEDY	RESOLUTION		
01	50	527	631	08	08	4-3-06	Vicquifault

38

EXHIBIT

[C]

LOG I.D. NUMBER

92-94799STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONSAPPEAL TO LEVEL II
APELACIÓN AL 2DO NIVEL

NAME NOMBRE Donald	LAST APELLIDO Ronald	FIRST PRIMER NOMBRE	MIDDLE 2DO NOMBRE	DOC NUMBER NUMERO DOC 884421	FACILITY/ FACILIDAD TRU	UNIT/CELL UNIDAD/CELDA C018
COMMUNITY CORRECTIONS OFFICE OFICINA DE CORRECCIONES EN LA COMUNIDAD			DATE TYPED FECHA ESCRITA 4/12/08	PART B - OBTS INFORMATION INFORMACION DE OBTS		
				REMEDY/REMEDIO	RESOLUTION/RESOLUCION	PENDING/PENDIENTE

PART A - APPEAL TO LEVEL II / PARTE A - APELACIÓN AL 2DO NIVEL

Response due/Respuesta requerida en

I WANT TO GRIEVE: Feedback pertaining to level I response: If Dr. Carver "acted in good faith" then that's between "him & god". My concern is not whether he "did or didn't", but rather "my duty" to pursue the help that I need! The criteria that I read in DOC 340.000 appears as though I qualify, yet DOC maintains that I didn't per their agent which is not specified in policy.

SUGGESTED REMEDY: That the "aid for unknown doctrine" be applied to DOC 340.000.

/s/ Ronald BaskettGRIEVANCE COORDINATOR SIGNATURE
FIRMA DE COORDINADOR DE QUEJASDATE
FECHAGRIEVANT SIGNATURE
FIRMA DE QUEJANTEDATE
FECHA

PART B - LEVEL II RESPONSE / PARTE B RESPUESTA 2DO NIVEL

SUPERINTENDENT, WORK RELEASE SUPERVISOR, FIELD ADMINISTRATOR SIGNATURE
SUPERINTENDENTE,DATE
FECHA

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received.

Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.

EXHIBIT

[D]

LOG I.D. NUMBER

06-08812STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS**LEVEL 1 – INITIAL GRIEVANCE
NIVEL 1 - QUEJA INICIAL**

NAME: NOMBRE:	LAST APELLIDO	FIRST PRIMER NOMBRE	MIDDLE 2DO NOMBRE	DOC NUMBER NUMERO DOC	FACILITY/ FACILIDAD	UNIT/CELL UNIDAD/CELDA
Baskett		Ronald		854421	TRU	C518
COMMUNITY CORRECTIONS OFFICE OFICINA DE CORRECCIONES EN LA COMUNIDAD			DATE TYPED FECHA ESCRITA	PART B – OBTS INFORMATION INFORMACION DE OBTS		
			4/19/06	REMEDY/REMEDIIO	RESOLUTION/RESOLUCION	PENDING/PENDIENTE

PART A – INITIAL GRIEVANCE/ PARTE A – QUEJA INICIAL

Response due/Respuesta requerida en _____

I WANT TO GRIEVE: On "Easter Sunday" 04-18-06, at approximately 5:25pm in the south chow hall the C/O working at the chow line, told me that my "cross" (medallion) as he referred to it as, had to be tucked inside my T-shirt: I was wearing my state issue jacket, zipped up, collar up, & "my cross" was inside my jacket: This violates my "religious freedom" pursuant to MCC 560.200 & DOC 740.010 because I am a Christian & am called to be light in a dark world, this is my witnessing tool, as my "mental deficiency" negates my being able to always express myself verbally & spiritually: This act violates my moral spiritual, ethical & social concerns.

SUGGESTED REMEDY: Let me wear my cross without scrutiny.

GRIEVANCE COORDINATOR SIGNATURE
FIRMA DE COORDINADOR DE QUEJAS

DATE
FECHA

GRIEVANT SIGNATURE
FIRMA DE QUEJANTE

DATE
FECHA

PART B – LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

Per MCC 560.200 page 3, section IV.A.1. states, "Any religious or sacred item worn around the neck or the wrist, authorized by the DOC Religious Property Matrix, must be worn inside the offender's clothing." (copy enclosed) DOC 560.210 page 3, section I.F.1. states, "Amulets, crosses, crucifixes, medallions, scapulars, talismans, medicine bags, and any other religious or sacred item worn around the neck or wrist will be worn inside the offender's clothing, except during religious programs or services when they may worn outside the clothing. 1.a. Only one item may be worn at any given time. 1.b. There will be no multiple items on a single necklace." (copy enclosed)

MCC-TRU is and will continue to adhere to policy. You will be required to wear your cross in accordance with policy.

GRIEVANCE COORDINATOR SIGNATURE
COORDINADOR DE QUEJAS

DATE
FECHA

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received. Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.

37

EXHIBIT

[E]

LOG I.D. NUMBER

06-15276

STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

OFFENDER COMPLAINT

CHECK ONE: ☒ INITIAL GRIEVANCE, ☐ EMERGENCY GRIEVANCE, ☐ APPEAL TO NEXT LEVEL

RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievance Coordinator. Explain what happened, when, where, and who was involved or which policy/procedure is being grieved. Be as brief as possible but include the necessary facts. A formal grievance begins on the date the typed grievance forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievance. Please attempt to resolve all complaints through appropriate staff before initiating a grievance.

NAME: LAST BASKET	FIRST RONALD	MIDDLE LEE	DOC NUMBER 854421
PROGRAM ASSIGNMENT G.E.D.	WORK HOURS 7:40-3:40 PM	FACILITY/OFFICE EDUCATION	UNIT/CELL E-518

COMMUNITY SUPERVISION: Send all completed copies of this form directly to: Grievance Program Specialist, Offender Grievance Program, Department of Corrections, P.O. Box 41129, Olympia, WA 98504-1129.

I WANT TO GRIEVE:

THE T.B. SHOT THAT I TRIED TO OBTAIN
& WAS TOLD BY THE INFIRMARY THAT THE T.B. SHOT
IS MANDATORY: PURSUANT TO D.O.C. POLICY 670.030
MANDATES THAT IT IS NOT MANDATORY. GRANTED, ONE
THAT TESTED POSITIVE WOULD BE QUARANTINED HOW-
EVER IS NOT MANDATORY. WHEN CO LEE BRYAN TOLD
ME THAT THE T.B. SHOT IS MANDATORY, HE IS THEREFORE

SUGGESTED REMEDY:

PROVIDE TRAINING TO
D.O.C. STAFF, THAT THEY
DON'T CONVEY SOMETHING
TO BE D.O.C. POLICY
WHEN IT IS NOT:

SUSPECTING HIMSELF TO A LIABILITY
STATEMENT. BECAUSE D.O.C. IS NOT TREAT-
ING MY P.T.S.D., & MY SYMPTOM(S) MANIFEST THEMSELVES
THAT IF/WHEN I BELIEVE THAT THEY MAY BE
TRYING TO HARM ME, WHETHER OR NOT THEY ARE, I AM EN-
DANGEROUS.

MANDATORY

SIGNATURE

07.18.2006.

DATE

GRIEVANCE COORDINATOR'S RESPONSE

Your complaint is being returned because:

- ☐ It is not a grievable issue.
☐ You requested to withdraw the complaint.
☐ You failed to respond to callout sheet on _____
☒ The formal grievance/appeal paperwork is being prepared.

EXPLANATION:

LOCATION CODE

D02

DATE RECEIVED

7-19-06

- ☐ The complaint was resolved informally.
☐ Additional information and/or rewriting is needed.

(See below.) Return within five (5) days or by:
 Due Date: _____

- ☐ No rewrite received. Date: _____

INITIAL COMPLAINT DATA INFORMATION						DATE OF RESPONSE	COORDINATOR'S SIGNATURE
TYPE	CATEGORY	AREA	SPEC	REMEDY	RESOLUTION		
						7/19/06	

GRIEVABLE AND NONGRIEVABLE ITEMS

GRIEVABLE ITEMS: Individuals confined in an institution or work release facility, or who are under community supervision, may grieve the following, when applicable to their place of confinement or conditions of supervision and when the incident or issue affects them personally:

1. Policies, rules, and procedures enforced within the facility, community corrections office or the Department of Corrections;
2. Application of policies, rules, and procedures;
3. Lack of a policy, rule, or procedure which directly affects the living conditions of the offender;
4. Actions of employees, contract staff, or volunteers over which the facility or supervising office has jurisdiction;
5. Actions of other offenders; and
6. Retaliation against the grievant for his/her goodfaith participation in the grievance program.

NONGRIEVABLE ITEMS: The following items are NOT grievable:

1. State and federal law (includes RCW and WAC);
2. Court actions and decisions;
3. Indeterminate Sentence Review Board actions and decisions;
4. Pre-sentence Investigation (PSI) reports;
5. Community Corrections Officers' recommendations to the Court and/or the Indeterminate Sentence Review Board;
6. Application of special conditions imposed by a Community Corrections Officer in accordance with department policy;
7. Actions of persons not under the jurisdiction of the facility or community corrections office to which the offender is confined/assigned;
8. Administrative Segregation Hearings actions and decisions;
9. Classification decisions and those issues requiring action through the classification process such as transfer, custody promotion/demotion, and so forth (grievance coordinators will refer such issues to the appropriate counselor, Unit Team, etc.);
10. Infractions and disciplinary actions and decisions;
11. Department of Natural Resources (DNR) policies and procedures are not grievable as DOC has no authority in such matters. Grievance coordinators should refer complaints on such issues to the local DNR administrator. Formal conduct grievances may be pursued against DNR staff only in the most flagrant cases, such as physical or sexual abuse, or sexual harassment. Formal conduct grievances shall be investigated jointly by the DOC superintendent and the DNR local administrator. Corrective actions against DNR staff are the responsibility of DNR administrators. Grievance coordinators will discuss the issue with the Grievance Program Manager prior to initiating any formal conduct grievance against DNR staff; and
12. Any process that has a formalized appeal or review procedure built into it which has been approved by the Grievance Program Manager prior to its use to reject complaints as nongrievable. Items already approved include:
 - a. Rejection of incoming or outgoing mail and packages (Prisons and Pre-Release facilities ONLY). WAC 137-48 provides a formalized avenue of appeal;
 - b. Denial of information through the public disclosure process. WAC 137-08-140 establishes an appeal process;
 - c. Grievance and appeal responses. The contents of a grievance/appeal response, and the investigator/respondent, may NOT be grieved as the grievant may address his/her concerns regarding a response in an appeal to the next level of review;
 - d. Determination by a grievance coordinator that a complaint is not grievable, as that decision is appealable to the Grievance Program Manager;
 - e. Staff may not be grieved for writing an infraction or causing an infraction to be written, as the matter will be adjudicated through the disciplinary process in accordance with WAC; and
 - f. A superintendent, facility supervisor, or regional administrator may not be grieved for his/her decision to designate an offender as an abuser of the Offender Grievance Program or restricting that offender's access to the grievance mechanism. Those decisions are automatically reviewed by designated administrators.

DOC written policy and written procedure governing these nongrievable issues MAY be challenged through the grievance process.

Note: Limit each complaint form to only one issue or incident.

EXHIBIT [O] [G]

EXHIBIT

LOG I.D. NUMBER

06-18530

STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

OFFENDER COMPLAINT

CHECK ONE: ☐ INITIAL GRIEVANCE, ☒ EMERGENCY GRIEVANCE, ☐ APPEAL TO NEXT LEVEL

RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievance Coordinator. Explain what happened, when, where, and who was involved or which policy/procedure is being grieved. Be as brief as possible but include the necessary facts. A formal grievance begins on the date the typed grievance forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievance. Please attempt to resolve all complaints through appropriate staff before initiating a grievance.

NAME: LAST Baskett, Ronald Lee	FIRST Ronald	MIDDLE Lee	DOC NUMBER 854421
PROGRAM ASSIGNMENT g.e.d.	WORK HOURS 7:30/10:30	FACILITY/OFFICE Education / tru	UNIT/CELL C-518
COMMUNITY SUPERVISION: Send all completed copies of this form directly to: Grievance Program Specialist, Offender Grievance Program, Department of Corrections, P.O. Box 41129, Olympia WA 98504-1129.			
MAILING ADDRESS: STREET OR P.O. BOX		CITY STATE	ZIP CODE TELEPHONE NUMBER

I WANT TO GRIEVE:

My Counselor, Mr Letherbury., CO(2); I Have Been At TRU, Twin Rivers Corrections Center Since 00.28.2005., Approx (10) Months, & I Have Been Working Extremely Hard At Proceeding To MI(2) Work Camp. I Am Currently In The Process Of My (6) Month Review, & Letherbury Set A [Unit Team] Date Of Sept 6, 2006. The Following Day, Letherbury Retracted The Unit Team Date.

I Have Been A S/O(1) For 3.5 Years, & Letherbury Is Telling Me That Because He/d.o.c. Does [NOT] Know What Level I Am, It Is A [BAR] To MI(2)/Work Camp! I Refuse To Believe That His Computer Does Not Show That Information!

Under My New Conviction, I Am [NOT] Treatment Mandated To Attend sotp, Yet Letherbury Is Subjecting Me To [Extreme Stress]

SUGGESTED REMEDY:

I Have Un-Treated Bi-Polar, I have MI(3) Unit, For The Following Other Reasons:
 #1. I Understand That The Homo-Sexual/Bi-Sexual/Sn Uni-Polar, & P.T.S.D., & I have a high rate in sotp [Could] Be As High As 60%!
 #2. These Issues Are Past Military Triggers For Me
 I want to be transferred to a unit with no military triggers.
 I want to be transferred to a unit with no military triggers.

MANDATORY

09.01.2006.

SIGNATURE

DATE

GRIEVANCE COORDINATOR'S RESPONSE

LOCATION CODE

DATE RECEIVED

Your complaint is being returned because:

- ☐ It is not a grievable issue.
☐ You requested to withdraw the complaint.
☐ You failed to respond to callout sheet on _____
☐ The formal grievance/appeal paperwork is being prepared.

- ☐ The complaint was resolved informally.
☐ Additional information and/or rewriting is needed.
 (See below.) Return within five (5) days or by:
 Due Date: _____
☐ No rewrite received. Date: _____

EXPLANATION:

INITIAL COMPLAINT ORIGIN INFORMATION						DATE OF RESPONSE	COORDINATOR'S SIGNATURE
TYPE	CATEGORY	AREA	SPEC	REMEDY	RESOLUTION		

40120

106

EXHIBIT (c) (G)

EXHIBIT

LOG ID. NUMBER

06-18531

STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

OFFENDER COMPLAINT

CHECK ONE: ☐ INITIAL GRIEVANCE, ☒ EMERGENCY GRIEVANCE, ☐ APPEAL TO NEXT LEVEL

RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievance Coordinator. Explain what happened, when, where, and who was involved or which policy/procedure is being grieved. Be as brief as possible but include the necessary facts. A formal grievance begins on the date the typed grievance forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievance. Please attempt to resolve all complaints through appropriate staff before initiating a grievance.

NAME: LAST Baskett, Ronald Lee	FIRST	MIDDLE	DOC NUMBER 854421
PROGRAM ASSIGNMENT g.s.d.	WORK HOURS 7:30/10:30	FACILITY/OFFICE Penitentiary / tru	UNIT/CELL C-518

COPIES TO: SUPERVISOR: Send all completed copies of this form directly to: Grievance Program Specialist, Offender Grievance Program, Department of Corrections, P.O. Box 41129, Olympia, WA 98547-1129.

MAILING ADDRESS: STREET OR P.O. BOX CITY STATE ZIP CODE TELEPHONE NUMBER

I WANT TO GRIEVE:

My Counselor, Mr Letherbury., CO(2); I Have Been At TRU, Twin Rivers Corrections Center Since 00.28.2005., Approx (10) Months, & I Have Been Working Extremely Hard At Proceeding To MI(2) Work Camp. I Am Currently In The Process Of My (6) Month Review, & Letherbury Set A [Unit Team] Date Of Sept 6, 2006. The Following Day, Letherbury Retracted The Unit Team Date.

I Have Been A S/O(1) For 3.5 Years, & Letherbury Is Telling Me That Because He/d.o.c. Does [NOT] Know What Level I Am, It Is A [BAR] To MI(2)/Work Camp! I Refuse To Believe That His Computer Does Not Show That Information!

Under My New Conviction, I Am [NOT] Treatment Mandated To Attend sott, Yet Letherbury Is Subjecting Me To [Extreme Stress]

SUGGESTED REMEDY:

I Have Un-Treated Bi-Polar, I want to attend! At This Point, Please Transfer Me To Another MI(3) Unit, For The Following Other Reasons!

1. I Understand That The Homo-Sexual/Bi-Sexual/Snitch Rate In sott { Could } Be As High As 60%!

2. These Issues Are Past Military Triggers For Me

Please Transfer Me Immediately!

MANDATORY

09.01.2006.

SIGNATURE

DATE

GRIEVANCE COORDINATOR'S RESPONSE

LOCATION CODE

DATE RECEIVED

Your complaint is being returned because:

- ☐ It is not a grievable issue.
- ☐ You requested to withdraw the complaint.
- ☐ You failed to respond to callout sheet on _____.
- ☐ The formal grievance/appeal paperwork is being prepared.

☒ The complaint was resolved informally.☐ Additional information and/or rewriting is needed.

(See below.) Return within five (5) days or by:

Due Date: _____

☐ No rewrite received. Date: _____

EXPLANATION:

INITIAL COMPLAINTS CONTAINING INFORMATION						DATE OF RESPONSE	COORDINATOR'S SIGNATURE
TYPE	CATEGORY	AREA	SPEC	REMEDY	RESOLUTION		

448120

GRIEVABLE AND NONGRIEVABLE ITEMS

GRIEVABLE ITEMS: Individuals confined in an institution or work release facility, or who are under community supervision, may grieve the following, when applicable to their place of confinement or conditions of supervision and when the incident or issue affects them personally:

1. Policies, rules, and procedures enforced within the facility, community corrections office or the Department of Corrections;
2. Application of policies, rules, and procedures;
3. Lack of a policy, rule, or procedure which directly affects the living conditions of the offender;
4. Actions of employees, contract staff, or volunteers over which the facility or supervising office has jurisdiction;
5. Actions of other offenders; and
6. Retaliation against the grievant for his/her goodfaith participation in the grievance program.

NONGRIEVABLE ITEMS: The following items are NOT grievable:

1. State and federal law (includes RCW and WAC);
2. Court actions and decisions;
3. Indeterminate Sentence Review Board actions and decisions;
4. Pre-sentence Investigation (PSI) reports;
5. Community Corrections Officers' recommendations to the Court and/or the Indeterminate Sentence Review Board;
6. Application of special conditions imposed by a Community Corrections Officer in accordance with department policy;
7. Actions of persons not under the jurisdiction of the facility or community corrections office to which the offender is confined/assigned;
8. Administrative Segregation Hearings actions and decisions;
9. Classification decisions and those issues requiring action through the classification process such as transfer, custody promotion/demotion, and so forth (grievance coordinators will refer such issues to the appropriate counselor, Unit Team, etc.);
10. Infractions and disciplinary actions and decisions;
11. Department of Natural Resources (DNR) policies and procedures are not grievable as DOC has no authority in such matters. Grievance coordinators should refer complaints on such issues to the local DNR administrator. Formal conduct grievances may be pursued against DNR staff only in the most flagrant cases, such as physical or sexual abuse, or sexual harassment. Formal conduct grievances shall be investigated jointly by the DOC superintendent and the DNR local administrator. Corrective actions against DNR staff are the responsibility of DNR administrators. Grievance coordinators will discuss the issue with the Grievance Program Manager prior to initiating any formal conduct grievance against DNR staff; and
12. Any process that has a formalized appeal or review procedure built into it which has been approved by the Grievance Program Manager prior to its use to reject complaints as nongrievable. Items already approved include:
 - a. Rejection of incoming or outgoing mail and packages (Prisons and Pre-Release facilities ONLY). WAC 137-48 provides a formalized avenue of appeal;
 - b. Denial of information through the public disclosure process. WAC 137-08-140 establishes an appeal process;
 - c. Grievance and appeal responses. The contents of a grievance/appeal response, and the investigator/respondent, may NOT be grieved as the grievant may address his/her concerns regarding a response in an appeal to the next level of review;
 - d. Determination by a grievance coordinator that a complaint is not grievable, as that decision is appealable to the Grievance Program Manager;
 - e. Staff may not be grieved for writing an infraction or causing an infraction to be written, as the matter will be adjudicated through the disciplinary process in accordance with WAC; and
 - f. A superintendent, facility supervisor, or regional administrator may not be grieved for his/her decision to designate an offender as an abuser of the Offender Grievance Program or restricting that offender's access to the grievance mechanism. Those decisions are automatically reviewed by designated administrators.

DOC written policy and written procedure governing these nongrievable issues MAY be challenged through the grievance process.

Note: Limit each complaint form to only one issue or incident.

EXHIBIT

[I]

LOG I.D. NUMBER

06-20788

STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS**OFFENDER COMPLAINT**CHECK ONE: ☐ INITIAL GRIEVANCE, ☒ EMERGENCY GRIEVANCE, ☐ APPEAL TO NEXT LEVEL

RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievance Coordinator. Explain what happened, when, where, and who was involved or which policy/procedure is being grieved. Be as brief as possible but include the necessary facts. A formal grievance begins on the date the typed grievance forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievance. Please attempt to resolve all complaints through appropriate staff before initiating a grievance.

NAME: LAST BASKET	FIRST RONALD	MIDDLE LEE	DOC NUMBER 854421
PROGRAM ASSIGNMENT BEQ	WORK HOURS 7:30-10:30	FACILITY/OFFICE EDUCATION	UNIT/CELL E-518

DO NOT WRITE IN THESE SPACES. If you need more space, attach a separate sheet to this form. Send to: Grievance Program Specialist, On-Post Grievance Program, Department of Corrections, P.O. Box 4125, Olympia, WA 98504-1125.
MAILING ADDRESS: STREET OR P.O. BOX CITY/STATE ZIP CODE TELEPHONE

I WANT TO GRIEVE: THE PROVISIONS / PROTECTIONS ALLOWED FOR IN RCW 9.94A.150 ARE BEING VIOLATED BY D.O.C. THE GRIEVANT HAS SUBMITTED MULTIPLE GRIEVANCES PURSUANT TO D.O.C. POLICY CONTAINING EMERGENCY FORFEITURE(S) (WITH NO RESULTS); RCW 9.94A.150 ALLOWS FOR A PRISONER TO LEAVE THE CORRECTIONAL FACILITY UNDER ESCORT WITH A CCO, & IN MY CASE TO GO TO THE V.A. HOSPITAL & BE TREATED WITH MEDICATIONS & TREATMENT, REHABILITATION FOR MENTAL HEALTH ISSUES FURTHER PURSUANT TO THE SRA, SENTENCE REFORM ACT OF 1981, RCW 9.94A.150...

SUGGESTED REMEDY: AUTHORIZED MY EMERGENCY FORFEITURE, TO THE V.A. HOSPITAL, WHERE I CAN BE STABILIZED WITH MEDICATIONS / TREATMENT / REHAB: BECAUSE THE STATUTORY LANGUAGE & STATUTORY CONSTRUCTION AUTHORIZES THIS, FOR D.O.C. NOT TO COMPLY, WOULD "CONSTITUTE & CREATE" STATUTORY VIOLATION(S) PURSUANT TO D.O.C. MANDATORY

SIGNATURE: [Signature] DATE: 09.30.06

GRIEVANCE COORDINATOR'S RESPONSE

LOCATION CODE: D02 DATE RECEIVED: 10-2-06

Your complaint is being returned because:

- ☐ It is not a grievable issue.
☐ You requested to withdraw the complaint.
☐ You failed to respond to callout sheet on _____
☐ The formal grievance/appeal paperwork is being prepared.

- ☐ The complaint was resolved informally.
☒ Additional information and/or rewriting is needed (See below.) Return within five (5) days or by:
 Due Date: _____
☐ No rewrite received. Date: _____

EXPLANATION: I'm not sure what you ARE GRIEVING - Transfers are not grievable - You are not under community corrections you are under Prisons. There is no 9.94A.150.

TYPE	CATEGORY	AREA	SPEC	REMEDY	RESOLUTION	DATE OF RESPONSE	COORDINATOR'S SIGNATURE
01	02	347	780	08	08	10/2/06	<u>[Signature]</u>

43

GRIEVABLE AND NONGRIEVABLE ITEMS

GRIEVABLE ITEMS: Individuals confined in an institution or work release facility, or who are under community supervision, may grieve the following, when applicable to their place of confinement or conditions of supervision and when the incident or issue affects them personally:

1. Policies, rules, and procedures enforced within the facility, community corrections office or the Department of Corrections;
2. Application of policies, rules, and procedures;
3. Lack of a policy, rule, or procedure which directly affects the living conditions of the offender;
4. Actions of employees, contract staff, or volunteers over which the facility or supervising office has jurisdiction;
5. Actions of other offenders; and
6. Retaliation against the grievant for his/her goodfaith participation in the grievance program.

NONGRIEVABLE ITEMS: The following items are NOT grievable:

1. State and federal law (includes RCW and WAC);
2. Court actions and decisions;
3. Indeterminate Sentence Review Board actions and decisions;
4. Pre-sentence Investigation (PSI) reports;
5. Community Corrections Officers' recommendations to the Court and/or the Indeterminate Sentence Review Board;
6. Application of special conditions imposed by a Community Corrections Officer in accordance with department policy;
7. Actions of persons not under the jurisdiction of the facility or community corrections office to which the offender is confined/assigned;
8. Administrative Segregation Hearings actions and decisions;
9. Classification decisions and those issues requiring action through the classification process such as transfer, custody promotion/demotion, and so forth (grievance coordinators will refer such issues to the appropriate counselor, Unit Team, etc.);
10. Infractions and disciplinary actions and decisions;
11. Department of Natural Resources (DNR) policies and procedures are not grievable as DOC has no authority in such matters. Grievance coordinators should refer complaints on such issues to the local DNR administrator. Formal conduct grievances may be pursued against DNR staff only in the most flagrant cases, such as physical or sexual abuse, or sexual harassment. Formal conduct grievances shall be investigated jointly by the DOC superintendent and the DNR local administrator. Corrective actions against DNR staff are the responsibility of DNR administrators. Grievance coordinators will discuss the issue with the Grievance Program Manager prior to initiating any formal conduct grievance against DNR staff; and
12. Any process that has a formalized appeal or review procedure built into it which has been approved by the Grievance Program Manager prior to its use to reject complaints as nongrievable. Items already approved include:
 - a. Rejection of incoming or outgoing mail and packages (Prisons and Pre-Release facilities ONLY). WAC 137-48 provides a formalized avenue of appeal;
 - b. Denial of information through the public disclosure process. WAC 137-08-140 establishes an appeal process;
 - c. Grievance and appeal responses. The contents of a grievance/appeal response, and the investigator/respondent, may NOT be grieved as the grievant may address his/her concerns regarding a response in an appeal to the next level of review;
 - d. Determination by a grievance coordinator that a complaint is not grievable, as that decision is appealable to the Grievance Program Manager;
 - e. Staff may not be grieved for writing an infraction or causing an infraction to be written, as the matter will be adjudicated through the disciplinary process in accordance with WAC; and
 - f. A superintendent, facility supervisor, or regional administrator may not be grieved for his/her decision to designate an offender as an abuser of the Offender Grievance Program or restricting that offender's access to the grievance mechanism. Those decisions are automatically reviewed by designated administrators.

DOC written policy and written procedure governing these nongrievable issues MAY be challenged through the grievance process.

Note: Limit each complaint form to only one issue or incident.

44

EXHIBIT

Case 2:07-cv-00083-MWL

Document 1-2

Filed 03/14/2007

[J]

LOG I.D. NUMBER

06-20788



STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

REWRITE

OFFENDER COMPLAINT

CHECK ONE: ☐ INITIAL GRIEVANCE, ☐ EMERGENCY GRIEVANCE, ☐ APPEAL TO NEXT LEVEL

RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievance Coordinator. Explain what happened, when, where, and who was involved or which policy/procedure is being grieved. Be as brief as possible but include the necessary facts. A formal grievance begins on the date the typed grievance forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievance. Please attempt to resolve all complaints through appropriate staff before initiating a grievance.

NAME: LAST DASKET	FIRST KONALD	MIDDLE LEE	DOC NUMBER 854421
PROGRAM ASSIGNMENT GED	WORK HOURS 7:30-10:30	FACILITY/OFFICE EDUCATION	UNIT/CELL C-5182

COMMUNITY SUPERVISION: Send all completed copies of this form directly to: Grievance Program Specialist, Offender Grievance Program, Department of Corrections, P.O. Box 41129, Olympia, WA 98504-1129.

MAILING ADDRESS: STREET OR P.O. BOX	CITY, STATE	ZIP CODE	TELEPHONE NUMBER
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I WANT TO GRIEVE: **THAT I AM NOT GRIEVING A TRANSFER AS AN EMERGENCY FURLOUGH IS A RE-TURN TRIP TO TRU, AS OPPOSED TO A ONE WAY DEFINITION OF TRANSFER. RCW 9.94A.150 IS A PENAL STATUTE, AS OPPOSED TO THE COMMUNITY CORRECTIONS STATUTE THAT YOU CLASSIFIED IT AS. REFER TO TITLE 9: WHEREFORE, PURSUANT TO 9.94A.150(3) I CAN BE ESCORTED TO THE V.A. HOSPITAL FOR MEDICATION & TREATMENT/REHABILITATION BY A COMMUNITY CORRECTIONS OFFICER.**

BECAUSE I MEET THE (4) CONDITION(S) UNDER RCW 9.94A.150(4)(a), MY PHYSICAL CONDITION PURSUANT TO A BROKEN BACK AT LUMBAR 4-5, ESTABLISHES MR. AT A "LOW RISK" PURSUANT TO RCW 9.94A.150(4)(a)(ii); BECAUSE D.O.C. REFUSES TO TREAT ME, THE "EXCESSIVE FORCE STANDARD" IS SATISFIED UNDER THE 8th AMENDMENT. CRUEL & UNUSUAL PUNISHMENT!

SUGGESTED REMEDY: **AUTHORIZE MY EMERGENCY MEDICAL FURLOUGH PURSUANT TO RCW 9.94A(4)(a)(iii) PER STATUTORY CONSTRUCTION;**

MANDATORY SIGNATURE: **[Signature]** DATE: **10-3-06**

GRIEVANCE COORDINATOR'S RESPONSE	LOCATION CODE: 1507	DATE RECEIVED: 10-4-06
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Your complaint is being returned because:

- ☐ It is not a grievable issue.
- ☐ You requested to withdraw the complaint.
- ☐ You failed to respond to callout sheet on _____
- ☐ The formal grievance/appeal paperwork is being prepared.
- ☐ The complaint was resolved informally.
- ☐ Additional information and/or rewriting is needed.

(See below.) Return within five (5) days or by:
Due Date: _____
☐ No rewrite received. Date: _____

EXPLANATION: **Title 9.94A.150 does not exist (see attached index for 9.94A Sentencing reform notes 1981. - Work with mental health/medical provider. Review - CC 600.020 for Offender Paid Health Care.**

INITIAL COMPLAINT ORBS INFORMATION						DATE OF RESPONSE	COORDINATOR'S SIGNATURE
TYPE	CATEGORY	AREA	SPEC	REMEDY	RESOLUTION		
01	50	347	780	08	08	10-4-06	[Signature]

45

GRIEVABLE AND NONGRIEVABLE ITEMS

GRIEVABLE ITEMS: Individuals confined in an institution or work release facility, or who are under community supervision, may grieve the following, when applicable to their place of confinement or conditions of supervision and when the incident or issue affects them personally:

1. Policies, rules, and procedures enforced within the facility, community corrections office or the Department of Corrections;
2. Application of policies, rules, and procedures;
3. Lack of a policy, rule, or procedure which directly affects the living conditions of the offender;
4. Actions of employees, contract staff, or volunteers over which the facility or supervising office has jurisdiction;
5. Actions of other offenders; and
6. Retaliation against the grievant for his/her goodfaith participation in the grievance program.

NONGRIEVABLE ITEMS: The following items are NOT grievable:

1. State and federal law (includes RCW and WAC);
2. Court actions and decisions;
3. Indeterminate Sentence Review Board actions and decisions;
4. Pre-sentence Investigation (PSI) reports;
5. Community Corrections Officers' recommendations to Superior Court and/or the Indeterminate Sentence Review Board;
6. Application of special conditions imposed by a Community Corrections Officer in accordance with department policy;
7. Actions of persons not under the jurisdiction of the facility or community corrections office to which the offender is confined/assigned;
8. Administrative Segregation Hearings actions and decisions;
9. Classification decisions and those issues requiring action through the classification process such as transfer, custody promotion/demotion, and so forth (grievance coordinators will refer such issues to the appropriate counselor, Unit Team, etc.);
10. Infractions and disciplinary actions and decisions;
11. Department of Natural Resources (DNR) policies and procedures are not grievable as DOC has no authority in such matters. Grievance coordinators should refer complaints on such issues to the local DNR administrator. Formal conduct grievances may be pursued against DNR staff only in the most flagrant cases, such as physical or sexual abuse, or sexual harassment. Formal conduct grievances shall be investigated jointly by the DOC superintendent and the DNR local administrator. Corrective actions against DNR staff are the responsibility of DNR administrators. Grievance coordinators will discuss the issue with the Grievance Program Manager prior to initiating any formal conduct grievance against DNR staff; and
12. Any process that has a formalized appeal or review procedure built into it which has been approved by the Grievance Program Manager prior to its use to reject complaints as nongrievable. Items already approved include:
 - a. Rejection of incoming or outgoing mail and packages (Prisons and Pre-Release facilities ONLY). WAC 137-48 provides a formalized avenue of appeal;
 - b. Denial of information through the public disclosure process. WAC 137-08-140 establishes an appeal process;
 - c. Grievance and appeal responses. The contents of a grievance/appeal response, and the investigator/respondent, may NOT be grieved as the grievant may address his/her concerns regarding a response in an appeal to the next level of review;
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 - e. Staff may not be grieved for writing an infraction or causing an infraction to be written, as the matter will be adjudicated through the disciplinary process in accordance with WAC; and
 - f. A superintendent, facility supervisor, or regional administrator may not be grieved for his/her decision to designate an offender as an abuser of the Offender Grievance Program or restricting that offender's access to the grievance mechanism. Those decisions are automatically reviewed by designated administrators.

DOC written policy and written procedure governing these nongrievable issues MAY be challenged through the grievance process.

Note: Limit each complaint form to only one issue or incident.

46

EXHIBIT

[K]

LOG I.D. NUMBER

06-20788

STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS**OFFENDER COMPLAINT**CHECK ONE: ☒ INITIAL GRIEVANCE, ☐ EMERGENCY GRIEVANCE, ☐ APPEAL TO NEXT LEVEL

RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievance Coordinator. Explain what happened, when, where, and who was involved or which policy/procedure is being grieved. Be as brief as possible but include the necessary facts. A formal grievance begins on the date the typed grievance forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievance. Please attempt to resolve all complaints through appropriate staff before initiating a grievance.

NAME: LAST Basket	FIRST KONALD	MIDDLE LEE	DOC NUMBER 854421
PROGRAM ASSIGNMENT BED	WORK HOURS 7:30-10:30	FACILITY/OFFICE EDUCATION	UNIT/CELL E-518

COMMUNITY SUPERVISION: Send all completed copies of this form directly to: Grievance Program Specialist, Offender Grievance Program, Department of Corrections, P.O. Box 41129, Olympia WA 98504-1129.

MAILING ADDRESS: STREET OR P.O. BOX CITY/STATE ZIP CODE TELEPHONE NUMBER

I WANT TO GRIEVE: UNDER THE (SRA) SENTENCING REFORM ACT OF 1981, FOR
SENT TO RCW 9.94A.728 EARNED RELEASE TIME; SEE;
RCW 9.94A.728(3) AN OFFENDER MAY LEAVE A CORRECTIONAL FACILITY
ASSENT TO AN AUTHORIZED FURLOUGH OR LEAVE OF ABSENCE. IN ADDITION,
OFFENDERS MAY LEAVE A CORRECTIONAL FACILITY WHEN IN THE CUSTODY
OF A CORRECTIONS OFFICER OR OFFICERS; RCW 9.94A.728(4)(a): THE
SECRETARY MAY AUTHORIZE MEDICAL PLACEMENT FOR AN OFFENDER WHEN
ALL OF THE FOLLOWING CONDITIONS EXIST; SEE RCW 9.94A.728(4)(iii)(iii)
 SUGGESTED REMEDY: GRANT AN AUTHORIZED
FURLOUGH TO THE WA. HOSPITAL FOR MENTAL HEALTH
EVALUATION/TREATMENT 10 DAY MANDATORY TREATMENT PROGRAM.
 BECAUSE I MEET THE (3) / (AND) (S) OF THE
 STATUTORY LANGUAGE & STATUTORY CONSTRUCTION OF
 RCW 9.94A.728(4)(a)(iii)(iii), TO DENY IS TO VIOLATE
 STATUTE: MANDATORY KONALD BASKET 10.04.06.
 SIGNATURE DATE

GRIEVANCE COORDINATOR'S RESPONSE

LOCATION CODE

D02

DATE RECEIVED

10/6/06

Your complaint is being returned because:

- ☐ You requested to withdraw the complaint.
- ☐ You failed to respond to callout sheet on _____.
- ☒ The formal grievance/appeal paperwork is being prepared.

- ☐ The complaint was resolved informally.
- ☒ Additional information and/or rewriting is needed.
 (See below.) Return within five (5) days or by:

Due Date: _____

☐ No rewrite received. Date: _____

EXPLANATION: _____

INITIAL COMPLAINT COSTS INFORMATION						DATE OF RESPONSE	COORDINATOR'S SIGNATURE
TYPE	CATEGORY	AREA	SPEC	REMEDY	RESOLUTION		
01	50	347	780	08	08	10-9-06	<i>[Signature]</i>

47

GRIEVABLE AND NONGRIEVABLE ITEMS

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2. Application of policies, rules, and procedures;
3. Lack of a policy, rule, or procedure which directly affects the living conditions of the offender;
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1. State and federal law (includes RCW and WAC);
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5. Community Corrections Officers' recommendations to the Court and/or the Indeterminate Sentence Review Board;
6. Application of special conditions imposed by a Community Corrections Officer in accordance with department policy;
7. Actions of persons not under the jurisdiction of the facility or community corrections office to which the offender is confined/assigned;
8. Administrative Segregation Hearings actions and decisions;
9. Classification decisions and those issues requiring action through the classification process such as transfer, custody promotion/demotion, and so forth (grievance coordinators will refer such issues to the appropriate counselor, Unit Team, etc.);
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12. Any process that has a formalized appeal or review procedure built into it which has been approved by the Grievance Program Manager prior to its use to reject complaints as nongrievable. Items already approved include:
 - a. Rejection of incoming or outgoing mail and packages (Prisons and Pre-Release facilities ONLY). WAC 137-48 provides a formalized avenue of appeal;
 - b. Denial of information through the public disclosure process. WAC 137-08-140 establishes an appeal process;
 - c. Grievance and appeal responses. The contents of a grievance/appeal response, and the investigator/respondent, may NOT be grieved as the grievant may address his/her concerns regarding a response in an appeal to the next level of review;
 - d. Determination by a grievance coordinator that a complaint is not grievable, as that decision is appealable to the Grievance Program Manager;
 - e. Staff may not be grieved for writing an infraction or causing an infraction to be written, as the matter will be adjudicated through the disciplinary process in accordance with WAC; and
 - f. A superintendent, facility supervisor, or regional administrator may not be grieved for his/her decision to designate an offender as an abuser of the Offender Grievance Program or restricting that offender's access to the grievance mechanism. Those decisions are automatically reviewed by designated administrators.

DOC written policy and written procedure governing these nongrievable issues MAY be challenged through the grievance process.

Note: Limit each complaint form to only one issue or incident.

48



STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

LEVEL 1 - INITIAL GRIEVANCE
NIVEL 1 - QUEJA INICIAL

NAME: NOMBRE:	LAST APELLIDO	FIRST PRIMER NOMBRE	MIDDLE 2DO NOMBRE	DOC NUMBER NUMERO DOC	FACILITY/ FACILIDAD	UNIT/CELL UNIDAD/CELDA
	BASKET	RONALD	L	854421	AHCC	C5F064
COMMUNITY CORRECTIONS OFFICE OFICINA DE CORRECCIONES EN LA COMUNIDAD			DATE TYPED FECHA ESCRITA	PART B - OBTS INFORMATION INFORMACION DE OBTS		
			12/4/06	REMEDY/REMEDI	RESOLUTION/RESOLUCION	PENDING/PENDIENTE
				06	07	

PART A - INITIAL GRIEVANCE/ PARTE A - QUEJA INICIAL

Response due/Respuesta requerida en _____

I WANT TO GRIEVE: The fact that when I went down to the pill line at approximately 11:45am on 11/18/06 per the C/O's recommendation to possible get a Ibuprofen for my toothache that I have now and they always go straight to my head. I put in a kite to dental over 2 weeks ago with no results. My mental health call out last week went completely by the way side as no Ibuprofen was administered for headaches and back aches as a direct result of no PTSD treatment/rehabilitation "extraordinary stress". My medical staff kite that I put in over 2 weeks ago to have my back evaluated pursuant to a break at lumbar 4/5 and a 20 lb. lifting restriction imposed by DOC and I have not been in. Cold weather since 1999 and the coldness are affecting my back more adversely. I'm indigent and cannot buy Ibuprofen off stores and I have to rely on DOC for over the counter pain medication.

SUGGESTED REMEDY: Give me some Ibuprofen to slow down and ease my pain and suffering.

<i>CS Rupp</i> 12-5-06		<i>S</i>	
GRIEVANCE COORDINATOR SIGNATURE FIRMA DE COORDINADOR DE QUEJAS	DATE FECHA	GRIEVANT SIGNATURE FIRMA DE QUEJANTE	DATE FECHA

PART B - LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

Rusty Smith, COM in the Health Services Unit, investigated your grievance, finding the following; it appears that you want Ibuprofen for several reasons, most of them clinically non-applicable. MSU has a medical sick call and you should sign up to be seen concerning your lower back ache. Unfortunately there is no dental sick call at this time.

FOR YOU

CS Rupp 12-8-06
GRIEVANCE COORDINATOR SIGNATURE
COOINADOR DE QUEJAS

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received.
Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.

EXHIBIT

[S]

LOG I.D. NUMBER

0627370

STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS**OFFENDER COMPLAINT**CHECK ONE: ☐ INITIAL GRIEVANCE, ☐ EMERGENCY GRIEVANCE, ☒ APPEAL TO NEXT LEVEL

RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievance Coordinator. Explain what happened, when, where, and who was involved or which policy/procedure is being grieved. Be as brief as possible but include the necessary facts. A formal grievance begins on the date the typed grievance forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievance. Please attempt to resolve all complaints through appropriate staff before initiating a grievance.

NAME: LAST Basket	FIRST Ronald	MIDDLE LEE	DOC NUMBER 854421
PROGRAM ASSIGNMENT ITC	WORK HOURS 1:00-3:50 PM	FACILITY/OFFICE EDUCATION	UNIT/CELL C5F064

COMMUNITY SUPERVISION: Send all completed copies of this form directly to: Grievance Program Specialist, Offender Grievance Program, Department of Corrections, P.O. Box 41129, Olympia, WA 98541-1129			
MAILING ADDRESS	STREET OR P.O. BOX	CITY STATE	ZIP CODE
		TELEPHONE NUMBER	

I WANT TO GRIEVE:

RE-WRITE I WAS INVOLVED IN INTENSIVE OUTPATIENT P.T.S.D. TREATMENT / REHABILITATION, WITH A BI-POLAR & UNI-POLAR HISTORY BACK TO 1996/97. I WAS HEAVILY MEDICATED & HAVE AN "DISABILITY AWARD LETTER" ISSUED BY THE DEPT OF VETERANS AFFAIRS stating that i am PERMANENTLY & TOTALLY DISABLED. I HAVE THIS IN MY POSSESSION! I FOUGHT D.O.C. AT MEE, MONROE FOR 01 YEAR, & THEY TOLD ME I WAS CURED. HOW DID I GET CURED THROUGH DELIBERATE INDIFFERENCE MY CONDITIONS HAS WORSENEDED. I AM AT THE EXTREME END OF MY ROPE HAVING TO EXPLAIN TO MARY GR. OF PSYCHOLOGY AT MEDICAL MAIN, WHY I THINK I AM WORTHY OF TREATMENT OVER THE NEXT PERSON. DOES THE NEXT PERSON WALK IN MY SHOES?

SUGGESTED REMEDY:

I AM ALLEGING THAT D.O.C. IS USING REVERSE PSYCHOLOGY TO NEGATE PROVIDING HELP TO ME; THE EXTREME END OF MY ROPE HAVING TO EXPLAIN TO MARY GR. OF PSYCHOLOGY AT MEDICAL MAIN, WHY I THINK I AM WORTHY OF TREATMENT OVER THE NEXT PERSON. DOES THE NEXT PERSON WALK IN MY SHOES?

MANDATORY

SIGNATURE

DATE 12.30.06.

GRIEVANCE COORDINATOR'S RESPONSE:

LOCATION CODE

DATE RECEIVED

Your complaint is being returned because:

- ☐ It is not a grievable issue.
☐ You requested to withdraw the complaint.
☐ You failed to respond to callout sheet on _____
☒ The formal grievance/appeal paperwork is being prepared.

- ☐ The complaint was resolved informally.
☒ Additional information and/or rewriting is needed.
 (See below.) Return within five (5) days or by:

Due Date: _____

☐ No rewrite received. Date: _____

EXPLANATION:

INITIAL COMPLAINT DATA INFORMATION						DATE OF RESPONSE	COORDINATOR'S SIGNATURE
TYPE	CATEGORY	AREA	SPEC	REMEDY	RESOLUTION		
01	50	527	722	08	09	1-4-07	CSK

50

GRIEVABLE AND NONGRIEVABLE ITEMS

GRIEVABLE ITEMS: Individuals confined in an institution or work release facility, or who are under community supervision, may grieve the following, when applicable to their place of confinement or conditions of supervision and when the incident or issue affects them personally:

1. Policies, rules, and procedures enforced within the facility, community corrections office or the Department of Corrections;
2. Application of policies, rules, and procedures;
3. Lack of a policy, rule, or procedure which directly affects the living conditions of the offender;
4. Actions of employees, contract staff, or volunteers over which the facility or supervising office has jurisdiction;
5. Actions of other offenders; and
6. Retaliation against the grievant for his/her goodfaith participation in the grievance program.

NONGRIEVABLE ITEMS: The following items are **NOT** grievable:

1. State and federal law (includes RCW and WAC);
2. Court actions and decisions;
3. Indeterminate Sentence Review Board actions and decisions;
4. Pre-sentence Investigation (PSI) reports;
5. Community Corrections Officers' recommendations to the Court and/or the Indeterminate Sentence Review Board;
6. Application of special conditions imposed by a Community Corrections Officer in accordance with department policy;
7. Actions of persons not under the jurisdiction of the facility or community corrections office to which the offender is confined/assigned;
8. Administrative Segregation Hearings actions and decisions;
9. Classification decisions and those issues requiring action through the classification process such as transfer, custody promotion/demotion, and so forth (grievance coordinators will refer such issues to the appropriate counselor, Unit Team, etc.);
10. Infractions and disciplinary actions and decisions;
11. Department of Natural Resources (DNR) policies and procedures are not grievable as DOC has no authority in such matters. Grievance coordinators should refer complaints on such issues to the local DNR administrator. Formal conduct grievances may be pursued against DNR staff only in the most flagrant cases, such as physical or sexual abuse, or sexual harassment. Formal conduct grievances shall be investigated jointly by the DOC superintendent and the DNR local administrator. Corrective actions against DNR staff are the responsibility of DNR administrators. Grievance coordinators will discuss the issue with the Grievance Program Manager prior to initiating any formal conduct grievance against DNR staff; and
12. Any process that has a formalized appeal or review procedure built into it which has been approved by the Grievance Program Manager prior to its use to reject complaints as nongrievable. Items already approved include:
 - a. Rejection of incoming or outgoing mail and packages (Prisons and Pre-Release facilities ONLY). WAC 137-48 provides a formalized avenue of appeal;
 - b. Denial of information through the public disclosure process. WAC 137-08-140 establishes an appeal process;
 - c. Grievance and appeal responses. The contents of a grievance/appeal response, and the investigator/respondent, may **NOT** be grieved as the grievant may address his/her concerns regarding a response in an appeal to the next level of review;
 - d. Determination by a grievance coordinator that a complaint is not grievable, as that decision is appealable to the Grievance Program Manager;
 - e. Staff may not be grieved for writing an infraction or causing an infraction to be written, as the matter will be adjudicated through the disciplinary process in accordance with WAC; and
 - f. A superintendent, facility supervisor, or regional administrator may not be grieved for his/her decision to designate an offender as an abuser of the Offender Grievance Program or restricting that offender's access to the grievance mechanism. Those decisions are automatically reviewed by designated administrators.

DOC written policy and written procedure governing these nongrievable issues **MAY** be challenged through the grievance process.

Note: Limit each complaint form to only one issue or incident.

51

EXHIBIT

[v]

LOG I.D. NUMBER
0627370STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS**LEVEL 1 - INITIAL GRIEVANCE**
NIVEL 1 - QUEJA INICIAL

NAME: NOMBRE:	LAST APELLIDO	FIRST PRIMER NOMBRE	MIDDLE 2DO NOMBRE	DOC NUMBER NUMERO DOC	FACILITY/ FACILIDAD	UNIT/CELL UNIDAD/CELDA
	BASKET	RONALD	L	854421	AHCC	5H113 C6F064
COMMUNITY CORRECTIONS OFFICE OFICINA DE CORRECCIONES EN LA COMUNIDAD			DATE TYPED FECHA ESCRITA	PART B - OBTS INFORMATION INFORMACION DE OBTS		
			1/11/07	REMEDY/REMEDI	RESOLUTION/RESOLUCION	PENDING/PENDIENTE
				04	03	

PART A - INITIAL GRIEVANCE/ PARTE A - QUEJA INICIAL

Response due/Respuesta requerida en

I WANT TO GRIEVE: Re-write. I was involved in intensive outpatient PTSD treatment rehabilitation with a bi-polar and uni-polar history back to 1996/97. I was heavily medicated and have a "disability award letter" issued by the Department of Veterans Affairs stating that I am permanently and totally disabled. I have this in my possession. I fought DOC at MCC Monroe for (1) year and they told me I was cured. How did I get cured? Through deliberate indifference my condition has worsened. I am at the extreme end of my rope having to explain to Mary/Dr. of Psychology at medical main why I think I am worthy of treatment over the next person. Does the next person walk in my shoes?

SUGGESTED REMEDY: I am alleging that DOC is using reverse psychology to negate providing help to me.

GRIEVANCE COORDINATOR SIGNATURE
FIRMA DE COORDINADOR DE QUEJASDATE
FECHAGRIEVANT SIGNATURE
FIRMA DE QUEJANTEDATE
FECHA**PART B - LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL**

Rusty Smith, COM in the Health Services Unit, investigated your grievance, finding the following; I have asked the psychiatrist to place you on call out for an interview. We don't employ reverse psychology to negate treatment. Please watch callout.

GRIEVANCE COORDINATOR SIGNATURE
COOINADOR DE QUEJASDATE
FECHA

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received.
Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.

EXHIBITLOG I.D. NUMBER
0627370STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS**LEVEL 1 – INITIAL GRIEVANCE
NIVEL 1 - QUEJA INICIAL**

NAME: NOMBRE:	LAST APELLIDO	FIRST PRIMER NOMBRE	MIDDLE 2DO NOMBRE	DOC NUMBER NUMERO DOC	FACILITY/ FACILIDAD	UNIT/CELL UNIDAD/CELDA
	BASKET	RONALD	L	854421	AHCC	C5F064
COMMUNITY CORRECTIONS OFFICE OFICINA DE CORRECCIONES EN LA COMUNIDAD			DATE TYPED FECHA ESCRITA	PART B – OBTS INFORMATION INFORMACION DE OBTS		
			1/11/07	REMEDY/REMEDI	RESOLUTION/RESOLUCION	PENDING/PENDIENTE
				<i>04</i>	<i>03</i>	

PART A – INITIAL GRIEVANCE/ PARTE A – QUEJA INICIAL

Response due/Respuesta requerida en _____

I WANT TO GRIEVE: Re-write. I was involved in intensive outpatient PTSD treatment rehabilitation with a bi-polar and uni-polar history back to 1996/97. I was heavily medicated and have a "disability award letter" issued by the Department of Veterans Affairs stating that I am permanently and totally disabled. I have this in my possession. I fought DOC at MCC Monroe for (1) year and they told me I was cured. How did I get cured? Through deliberate indifference my condition has worsened. I am at the extreme end of my rope having to explain to Mary/Dr. of Psychology at medical main why I think I am worthy of treatment over the next person. Does the next person walk in my shoes?

SUGGESTED REMEDY: I am alleging that DOC is using reverse psychology to negate providing help to me.

CS Ruppini
GRIEVANCE COORDINATOR SIGNATURE
FIRMA DE COORDINADOR DE QUEJAS

1-16-07
DATE
FECHA

-S-
GRIEVANT SIGNATURE
FIRMA DE QUEJANTE

DATE
FECHA

PART B – LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

Rusty Smith, COM in the Health Services Unit, investigated your grievance, finding the following; I have asked the psychiatrist to place you on call out for an interview. We don't employ reverse psychology to negate treatment. Please watch callout.

FOR YOUR INFORMATION

CS Ruppini
GRIEVANCE COORDINATOR SIGNATURE
COORDINADOR DE QUEJAS

1-25-07
DATE
FECHA

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received.
Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.

53

EXHIBIT

[Y]



STATE OF WASHINGTON
OFFICE OF FINANCIAL MANAGEMENT

Insurance Building, PO Box 43113 • Olympia, Washington 98504-3113 • (360) 902-0555

AUGUST 1, 2005

RONALD BASKETT 854421
CLALLAM BAY CORR CENTER
1830 EAGLE CREST WAY
CLALLAM BAY, WA 98326

SUBJECT: Tort Claim #31058986

Dear Mr. Baskett,

This office has completed its review of your tort claim filed against the State of Washington regarding your allegations of being wrongfully arrested as your treatment provider terminated you.

According to the Department of Corrections (DOC), on February 22, 2005, you called and left a message stating you had been terminated from treatment, but did not know why. Therefore, DOC spoke with your treatment provider and learned you were terminated from treatment, because you would not admit your "deviant behavior". Your treatment provider further stated that you had not acknowledged your behavior and you were making no progress. As a result, DOC received approval for your arrest and you were arrested.

Furthermore your treatment termination report explains you were terminated due to your failure to focus on your deviancy and you did not complete an assignment. As such, you were violated for failing to follow your conditions of supervision. Therefore, on April 8, 2005, a violation hearing was held and your SOSA sentence was revoked. In turn, you were court ordered to serve your remaining 60 months suspended sentence.

In conclusion, this review has found no evidence to support your allegations, or of any related negligence or tortious conduct upon which to base any compensation under RCW 4.92. In closing, your claim against the State of Washington must be denied.

Sincerely,

Brian M. Agar
Senior Tort Claims Investigator

54

